

compose.kerala.gov.in
egazette.kerala.gov.in
printing.kerala.gov.in



Regn.No. KERBIL/2012/45073
dated 2012-09-05 with RNI
Reg No.KL/TV(N)/634/2021-2023

കേരള സർക്കാർ
GOVERNMENT OF KERALA

കേരള ഗസറ്റ് KERALA GAZETTE

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത്
PUBLISHED BY AUTHORITY

ചൊവ്വ, 2021 നവംബർ 02
Tuesday, 02th November 2021

1197 തുലാം 17
17th Thulam 1197

1943 കാർത്തികം 11
11th Karthika 1943

വാല്യം 10
Vol. X

നമ്പർ } 43
No. }

Part I

Labour and Skills Department

©
കേരള സർക്കാർ
GOVERNMENT OF KERALA
2021



Labour and Skills Department**Labour and Skills (A)****ORDERS**

(1)

G.O. (Rt.) No. 1061/2021/LBR.

Thiruvananthapuram, 9th September 2021.

Whereas, the Government are of opinion that an industrial dispute exists between (1) the General Manager, Upasana Hospital, Chenkotta Road, Kollam (2) Administrative Officer, Upasana Hospital, Chenkotta Road, Kollam (3) Secretary, Upasana Hospital, Employees Welfare Society, Uthradam, Kannimelcherry, Kavanad P. O., Aalattukav Nagar 156, Kollam, (4) S. Sreekanth, Sreepadham, Kuryathi, Manacadu, Thiruvananthapuram, licency Upasana Hospital Canteen, (5) K. G. Koshi, Licency/Contractor, Upasana Hospital Canteen, Kaleekkal Veedu, Ezhukon P. O. Kollam, (6) Sidharthan, Licency/Contractor, Upasana Hospital Canteen, Gourinandanam, Madan nada, Lakshmi nagar 93, Thekkevila P. O., Kollam (7) G. Gopakumar, Accountant & Canteen Licency, Upasana Hospital, Sriragam, Puthen chanda, Chavara and the workers of the above reffered establishment represented by the General Secretary, Kollam District Hotel & Shop workers (C. I. T. U.), Kollam in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denail of employment to 1) Balakrishnapillai, 2) Mohanan Nair, 3) Narayanankutti, 4) Deepa, 5) Ratheesh Kumar, 6) Gangadharanpillai, 7) Raveendran Pillai, 8) Rajeswari Amma, 9) Rajamma, 10) Sugatha, 11) Sareeka, 12) Kannan, 13) Sunil Kumar, 14) Raju, 15) Laxmanan, canteen employees, Upasana Hospital Canteen, due to closure of establishment by the management of Upasana Hospital, Chenkotta Road, Kollam is justifiable or not? If not, what relief the workers are entitled to?

(2)

G.O. (Rt.) No. 1066/2021/LBR.

Thiruvananthapuram, 10th September 2021.

Whereas, the Government are of opinion that an industrial dispute exists between the Managing Director, EYGBS (India) LLP, 1st Floor, Thejaswini Building, Technopark, Kazhakkootam, Thiruvananthapuram and advanced Associate of the above reffered establishment Sri. Adarsh Chandran, Meghna, ARRA-166, Keralakoumudi, Press road, Kumarapuram Medical College P. O., Thiruvananthapuram in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

“Whether the Termination from service of Sri. Adarsh Chandran, Advanced Associate, EYGBS (India) LLP, 1st Floor, Thejaswini Building, Technopark, Thiruvananthapuram by the management is justifiable or not. If not, what reliefs he is entitled to get?”



(3)

G.O. (Rt.) No. 1067/2021/LBR.

Thiruvananthapuram, 10th September 2021.

Whereas, the Government are of opinion that an industrial dispute exists between the Chairman, Kerala state chalachithra academy, sathyan memorial, CIFRA, Kinfra film & Video Park, Chanthavila, Sainika School P. O., Thiruvananthapuram and the workmen of the above reffered establishment Sri. Jayanarayanan, V., T. C. 37/561, Sai Kripa, Lekshmi Nagar, Thirumala P. O., Thiruvananthapuram in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the dismissal from service to Sri. Jayanarayanan, V., Typist cum Computer operator, Kerala state chalachitra academy, Chanthavila, Sainika School P. O., Thiruvananthapuram by the management of Kerala state chalachtra academy , Chanthavila, Sainika school P. O., Thiruvananthapuram is justifiable? If not, what reliefs he is entitled to get?

(4)

G.O. (Rt.) No. 1115/2021/LBR.

Thiruvananthapuram, 20th September 2021.

Whereas, the Government are of opinion that an industrial dispute exists between Dr. Robert Raj, Managing Director, S. P. Multi Speciality hospitals, Parassala, Thiruvananthapuram and the workman of the above referred establishment Mrs. P. JerinSobha, w/o Jasphin Chandra 25/98, Velitharavilai, Eathavila, Kalkulam, Mekkamandapam P. O., KK District, Tamilnadu-629 166 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the termination of employment to Mrs. P. JerinSobha, Nursing Superintendent of S. P. Multi speciality Hospital, Parassala, Thiruvananthapuram by its management is justifiable or not? If not, what reliefs she is entitled to get?



(5)

G.O. (Rt.) No. 1116/2021/LBR.

Thiruvananthapuram, 20th September 2021.

Whereas, the Government are of opinion that an industrial dispute exists between (1) Sri. C. S. Sreedharan, Director, Wood Briar Group, No. 10 Damu Nagar, Coimbatore-641 045 (2) The Manager, Thalayar Tea Company Ltd, Thalayar P. O., Munnar and the workman of the above referred establishment Smt. Dhanalekshmi, Pampanmalai Division, Thalliar Tea Company Ltd, Thalliar P. O. represented by the General Secretary, Devikulam Estate Employees Union, Munnar in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the termination from service of Smt. Dhanalekshmi (C.R. No. 659) Worker of Talayar Tea Company Ltd by the management is justifiable or not.? If not, what reliefs she is entitled to get?

(6)

G.O. (Rt.) No. 1128/2021/LBR.

Thiruvananthapuram, 22nd September 2021.

Whereas, the Government are of opinion that an industrial dispute exists between the Principal, St. Joseph Convent School, Kalpetta, Wayanadu -673 121 and the workman of the above referred establishment (1) Smt. Somi M. I. Vellutha Mannunkal Veedu, Pinangode, Near Kalpetta Fathima matha Hospital, Kalpetta- P. O., Wayanadu-673 121 (2) The Secretary, T.U.C.I. District Committee, Com. A. Varghese Bhavan, Kalpetta, Wayanad in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

ANNEXURE

“Whether the denial of employment to Smt. Somi, M. I., Cleaner of St. Joseph Convent School, Kalpetta, Wayanad by the management of St. Josephs Convent School, Kalpetta is justifiable? If not, what reliefs she is entitled to?”

By order of the Governor,

SHIBU, R.,

Under Secretary.